

THE STATE OF NEW HAMPSHIRE
SUPERIOR COURT

HILLSBOROUGH, SS.
NORTHERN DISTRICT

07-S-0254

The State of New Hampshire

v.

Michael Addison

ORDER ON THE STATE'S APPLICATION TO DISCLOSE CONTENT OF
GRAND JURY TRANSCRIPTS


Pursuant to Supreme Court Rule 52(1), the State seeks authority to disclose the contents of grand jury transcripts to the Hillsborough County Attorney's Office, and for the Hillsborough County's Attorney's Office to disclose these transcripts to the defense counsel of Antoine Bell Rogers, Theresia Shipley and Angela Swist, if necessary. The State also seeks authority pursuant to Court Rule 52(2) for the Hillsborough County Attorney to use these transcripts during the trials of the defendant and/or his co-defendants. The defendant does not object to the disclosure of the transcripts, but reserves the right to object to the use of the transcripts in upcoming legal proceedings.

The State's motion is GRANTED. The Attorney General may disclose the contents of the grand jury transcripts to the Hillsborough County Attorney's Office, who will in turn disclose these transcripts to the defense counsel of Bell-Rogers, Shipley and Swist as necessary to comply with Superior Court rules and constitutional requirements. By its motion, the State has complied with the notice

requirements of Supreme Court Rule 52(2) for use of these transcripts during the trials of Bell-Rogers, Shipley and Swist. However, the State must make every effort to warn the attorneys to whom the transcripts are disclosed that, pursuant to Supreme Court Rule 52, they are barred from disclosing the contents of the grand jury transcripts to anyone without further permission from the Court. . . Lastly, the defendant's rights to challenge the use of these transcripts in upcoming legal proceedings is not implicated by this order.

SO ORDERED.

5/9/07
Date


Kathleen A. McGuire
Presiding Justice